ORDER APPROVING APPLICATION TO SET HEARING ON SHORTENTED NOTICE

Case 16-10015

Doc_i328

Filed 10/17/17

October 17, 2017

CLERK, U.S. BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA 0006149343 1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

DANER & HUSTELLER LL	ATTORNEYS AT LAW	LOS ANGELES	

Having reviewed and considered the application (the "Application") to set on shortened
notice a hearing on the Emergency Motion (1) for Authority to Immediately Terminate HCCA
Management Agreement or, in the Alternative, for Authority to Modify the Terms of the HCCA
Management Agreement in order to Designate the Board as the Sole Signatory on all District
Bank Accounts and (2) to Continue Hearing on Second Amended Disclosure Statement and
Associated Filing Deadlines (the "Motion") filed by Southern Inyo Healthcare District (the
" <u>District</u> " or " <u>Debtor</u> "), the debtor in the above-captioned bankruptcy case (the " <u>Bankruptcy</u>
Case"), on or about October 17, 2017, having reviewed and considered the Motion and the
declarations and documentation filed in support thereof, and finding good and adequate cause
therefor,

IT IS HEREBY ORDERED that the Application is APPROVED;

IT IS FURTHER ORDERED that the Court shall hold a hearing on the Motion on October 17, 2017, at 2:00 p.m., in the courtroom specified above;

IT IS FURTHER ORDERED that the Debtors shall provide notice of the hearing via telephone or electronic mail to the Office of the United States Trustee, all secured creditors, all parties on the NEF service list, and all parties requesting special notice in the Bankruptcy Case on or before October 17, 2017, at 12:00 p.m.;

IT IS FURTHER ORDERED that MINE DEBUGNESSIVEEN AND WHITE AND HER WHEN HEAT MAY ON THE AMOUNT HEALTH CAN CONCION ENGINEERS ASSOCIATES AND AND THE DEBTORS SHAll provide notice of the hearing on the Motion to Healthcare Conglomerates Associates, LLC ("HCCA") via telephone or electronic mail on or before October 17, 2017, at 12:00 p.m., provided, however, that the Debtors are authorized and directed to remove HCCA as a signatory from any and all bank accounts contained the District's funds prior to providing such notice K Said notice to HCCA shall include (but is not limited to) Marc Levinson, 916-329+4910

IT IS FURTHER ORDERED that any and all oppositions or objections to the Motion and Hagop Bedoyan, may be submitted orally during the hearing on the Motion; 559-438-4374.

IT IS FURTHER ORDERED that any and all replies in support of the Motion may be submitted orally during the hearing on the Motion; and

TETLER.	ATTORNEYS AT LAW	LOS ANGELES
---------	------------------	-------------

IT IS FURTHER ORDERED that any and all interested parties may appear for the
hearing on the Motion telephonically and any prior orders or rules of this Court limiting or
affecting any party's right to appear telephonically is hereby waived for purposes of the hearing
on the Motion.

IT IS SO ORDERED.

Dated: Oct 17, 2017

Fredrick E. Clement

United States Bankruptcy Judge